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	APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/705,174		11/11/2003	Michael Donovan Mitchell	8681RCR2	4650	
	27752	7590	06/27/2005		EXAM	EXAMINER	
	THE PROC	TER &	GAMBLE CON	KIM, YOON YOUNG			
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WINTON HILL TECHNICAL CENTER - BOX				ER - BOX 161	ART UNIT	PAPER NUMBER	
	6110 CENTI	ER HILL	AVENUE	1723			
	CINCINNA'	гі, он	45224	DATE MAILED: 06/27/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

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	A	Application No.	A	applicant(s)	[,,				
Office Action Summary		10/705,174		MITCHELL ET AL.	·				
		xaminer		art Unit	-				
		oon-Young Kim		723					
The MAILING DAT	E of this communication appea				ş				
Period for Reply				•					
THE MAILING DATE OF - Extensions of time may be availater SIX (6) MONTHS from the - If the period for reply specified a - If NO period for reply is specified - Failure to reply within the set or	TORY PERIOD FOR REPLY IS THIS COMMUNICATION. able under the provisions of 37 CFR 1.136(a mailing date of this communication. bove is less than thirty (30) days, a reply will above, the maximum statutory period will a extended period for reply will, by statute, ca later than three months after the mailing da See 37 CFR 1.704(b).	a). In no event, howe thin the statutory mini apply and will expire s use the application to	ver, may a reply be timely mum of thirty (30) days w SIX (6) MONTHS from the become ABANDONED (filed ill be considered timely. mailing date of this commun 35 U.S.C. § 133).	ication.				
Status									
1)⊠ Responsive to con	nmunication(s) filed on <u>02 May</u>	<u>2005</u> .							
2a) ☐ This action is FIN		ction is non-fina	ıl.						
3) Since this application									
closed in accordar	ce with the practice under Ex	parte Quayle, 1	935 C.D. 11, 453	O.G. 213.					
Disposition of Claims									
4)⊠ Claim(s) <u>1-14</u> is/ar	e pending in the application.								
4a) Of the above cl	aim(s) is/are withdrawn	from considera	ation.						
5) Claim(s) is/	are allowed.								
6)⊠ Claim(s) <u>1-14</u> is/ar	e rejected.								
7) Claim(s) is/s	are objected to.								
8) Claim(s) are	e subject to restriction and/or e	election requires	ment.						
Application Papers									
9) The specification is	objected to by the Examiner.								
10)⊠ The drawing(s) filed	d on <u>11 November 2003</u> is/are:	: a)⊠ accepte	d or b)⊡ objected	to by the Examiner.					
Applicant may not re	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declara	ation is objected to by the Exam	niner. Note the	attached Office A	ction or form PTO-18	52.				
Priority under 35 U.S.C. § 1	i19				,				
a) All b) Some 1. Certified cop 2. Certified cop 3. Copies of th application f	made of a claim for foreign pr * c) \(\sum \) None of: bies of the priority documents be bies of the priority documents be certified copies of the priority from the International Bureau (I stailed Office action for a list of	nave been rece nave been rece documents ha PCT Rule 17.2	ived. ived in Application ive been received (a)).	No in this National Stag	e .				
Attachment(s)									
1) Notice of References Cited (Interview Summary (P						
2) Notice of Draftsperson's Pate3) Information Disclosure State	ent Drawing Review (PTO-948) ment(s) (PTO-1449 or PTO/SB/08)		Paper No(s)/Mail Date Notice of Informal Pate	 ent Application (PTO-152)					
Paper No(s)/Mail Date			Other:						

DETAILED ACTION

Terminal Disclaimer

1. The terminal disclaimer filed on May 2, 2005 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of U.S. Patent No. 6,827,854 B2 and any patent granted on U.S. Patent Application No. 10/705,572 and 10/464,210 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-3, 5, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levy, U.S. Patent No. 6,241, 893 B1 in view of Derbyshire et al., U.S. Patent No. 6,057,262 and Hou et al., U.S. Patent No. 6,565,749 B1.

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Regarding Claim 1, Levy discloses a filter for providing potable water, comprising: a housing (Fig. 1, #11) having an inlet (#32) and an outlet (#33); and a filter material disposed within the housing formed at least in part from a plurality of activated carbon filter particles (Col. 11, Lines 53-58). Levy does not disclose mesoporous activated carbon. Derbyshire teaches mesoporous activated carbon particles (Col. 4, Lines 20-28). It would have been obvious to one of ordinary skill in the art to modify Levy with the element of Derbyshire because it is an activated carbon used in waste water treatment (Col. 1, Lines 18-23). Levy does not disclose a cationic polymer. Hou teaches a cationic polymer bonded to the reactive surface of a filter (Col. 32, Lines 29-40). It would also have been obvious to modify Levy by adding the cationic polymer of Hou to attract microorganisms in the liquid being filtered (Col. 3, Lines 15-20).

Regarding Claim 2, Hou discloses the cationic polymer is selected from the group consisting of: polyvinylamine, poly(N-methylvinylamine), polyallylamine, polyallyldimethylamine, polydiallylmethylamine, polydiallyldimethylamine chloride, polyvinylpyridinium chloride, poly(2-vinylpyridine), poly(4-vinylpyridine), polyvinylimidazole, poly(4-aminomethylstyrene), poly(4-aminostyrene), polyvinyl(acrylamide-co-dimethylaminopropylacylamide), polyvinyl(acrylamlide-co-dimethylaminopropylacylamide), polyvinyl(acrylamlide-co-dimethylaminoethylmethacrylate), polyethyleneimine, polylysine, DAB-Am and PAMAM dendrimers, polyaminoamides, polyhexamethylenebiguandide, polydimethylamine-epichlorohydrine, aminopropyltriethoxysilane, N-(2-aminoethy)-3-aminopropyltrimethoxysilane, N-trimethoxysilylpropyl-N,N,N-trimethylammonium chloride, bis(trimethoxysilylpropy)amine, chitosan, grafted starch, the product of alkylation of polyethyleneimine by methylchloride, the product of alkylation of polyaminoamides with epichlorohydrine, cationic polyacrylamide with cationic monomers, dimethyl aminoethyl acrylate methyl chloride (AETAC), dimethyl aminoethyl methacrylate methyl chloride (METAC), acrylamidopropyl trimethyl ammonium chloride (APTAC), methacryl amodopropyl trimethyl

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ammonium chloride (MAPTAC), diallyl dimethyl ammonium chloride (DADMAC), ionenes, silanes and mixtures thereof (Col. 7, Line 38 – Col. 8, Line 64).

Regarding Claim 3, Hou discloses the cationic polymer is selected from the group consisting of: polyaminoamides, polyethyleneimine, polyvinylamine, polydiallyldimethylammonium chloride, polydimethylaine-epichlorohydrin, polyhexamethylenebiguanide, poly-[2-(2-ethoxy)-ethoxyethlyl-guanidinium] chloride (Col. 7, Line 38 – Col. 8, Line 64).

Regarding Claim 5, Derbyshire discloses the that the sum of the mesopore and the macropore volumes of the plurality of mesoporous activated carbon filter particles is between about 0.2 mL/g and about 2 mL/g (Col. 4, Lines 23-30).

Regarding Claim 8, Levy in view of Hou does not disclose the single-collector efficiency or the filter coefficient. Optimum or workable ranges of result-effective variables would be determined to achieve the desired results in the process. <u>In re Boesch</u>, 205 USPQ 215 (CCPA 1980). The filter characteristics used to calculate the single-collector efficiency or the filter coefficient are result-effective variables, and their optimum ranges would have been determined by routine experimentation in order to achieve the desired results in filtration.

4. Claim 10 rejected under 35 U.S.C. 103(a) as being unpatentable over Beauman et al, U.S. Patent No. 4,396,512 in view of Derbyshire.

Regarding Claim 10, Beauman discloses a filter for providing potable water, comprising: a housing having an inlet and an outlet (Col. 15, Lines 5-10); and a filter material disposed within the housing formed at least in part from a plurality of activated carbon filter particles and other materials selected from the group consisting of activated carbon powders, activated carbon granules, activated carbon fibers, zeolites, activated alumina, activated magnesia,

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diatomaceous earth, activated silica, hydrotalcites, glass, polyethylene fibers, polypropylene fibers, ethylene maleic anhydride copolymer fibers, sand, clay and mixtures thereof (Col. 4, Line 67 - Col. 5, Line 2), wherein at least a portion of the other materials are coated with a material selected from the group consisting of silver, a silver containing material, a cationic polymer and mixtures thereof (Col. 14, Lines 10-24). Beauman does not disclose the pore size of the filter. Derbyshire teaches activated carbon that is mesoporous (Col. 4, Lines 20-28). It would have been obvious to one of ordinary skill in the art to modify Beauman by adding the pore size of Derbyshire because it is an activated carbon used in waste water treatment (Col. 1, Lines 18-23).

5. Claims 4, 6-7, and 14 rejected under 35 U.S.C. 103(a) as being unpatentable over Levy in view of Derbyshire and Hou as applied to Claim 1 above, and further in view of Beauman et al, U.S. Patent No. 4,396,512.

Regarding Claim 4, Levy in view of Derbyshire and Hou discloses mesoporous activated carbon filter particles but does not disclose silver or silver containing materials. Beauman discloses at least a portion of the activated carbon filter particles coated with silver or a silver containing material (Col. 14, Lines 10-24). It would have been obvious to one of ordinary skill in the art to modify Levy in view of Derbyshire and Hou by adding the silver element of Beauman so that bacterial growth in and on the carbon filtration material is inhibited (Col. 5, Lines 31-38).

Regarding Claim 6-7, Levy in view of Derbyshire and Hou does not disclose BRI, VRI, F-BLR, and F-VLR values. Beauman discloses that the BRI, VRI, F-BLR, and F-VLR values are as claimed by the invention and in compliance with EPA regulations (Col. 3, Lines 8-14). It would have been obvious to one of ordinary skill in the art to modify Levy in view of Derbyshire

and Hou by adding the BRI, VRI, F-BLR, and F-VLR values of Beauman in order to comply with EPA regulations.

Regarding Claim 14, Hou discloses the cationic polymer is selected from the group consisting of: polyaminoamides, polyethyleneimine, polyvinylamine, polydiallyldimethylammonium chloride, polydimethylaine-epichlorohydrin, polyhexamethylenebiguanide, poly-[2-(2-ethoxy)-ethoxyethlyl-guanidinium] chloride (Col. 7, Line 38 – Col. 8, Line 64).

6. Claim 9 rejected under 35 U.S.C. 103(a) as being unpatentable over Levy in view of Derbyshire and Hou as applied to Claim 1 above, and further in view of Denkewicz, Jr. et al., U.S. Patent No. 5,772,896.

Regarding Claim 9, Levy in view of Derbyshire and Hou discloses that the plurality of mesoporous activated carbon filter particles are basic (Levy, Col. 35, Lines 11-16) but des not disclose a point zero charge or an ORP. Denkewicz teaches a point zero charge between about 9 and about 12 (Col. 1, Lines 45-51) and an ORP between about 290 mV and about 175 mV (Col. 1, Lines 23-27). Optimum or workable ranges of result-effective variables would be determined to achieve the desired results in the process. In re Boesch, 205 USPQ 215 (CCPA 1980). The point zero charge and ORP are result-effective variables, and their optimum ranges would have been determined by routine experimentation in order to achieve the desired results in filtration.

7. Claim 12 rejected under 35 U.S.C. 103(a) as being unpatentable over Levy in view of Derbyshire and Hou as applied to Claim 1 above, and further in view of Tremblay.

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Regarding Claim 12, Levy in view of Derbyshire and Hou does not disclose a package or a method of communicating information. Tremblay teaches a package for containing the filter; and wherein either the package or the filter housing comprises information that the filter or filter material provides reduction of water contaminants (Col. 5, Line 54 – Col. 6, Line 4). It would have been obvious to one of ordinary skill in the art to modify Levy in view of Derbyshire and Hou by adding the elements of Tremblay in order to convey the important benefits of the filter (Col. 5, Lines 63-67).

8. Claim 11 and 13 rejected under 35 U.S.C. 103(a) as being unpatentable over Beauman in view of Derbyshire as applied to Claim 10 above, and further in view of Tremblay et al., U.S. Patent No. 6,660166 B2.

Regarding Claim 11, Beauman in view of Derbyshire does not disclose a cationic polymer. Hou teaches a cationic polymer bonded to the reactive surface of a filter (Col. 32, Lines 29-40). It would have been obvious to one of ordinary skill in the art to modify Beauman in view of Levy by adding the cationic polymer of Hou to attract microorganisms in the liquid being filtered (Col. 3, Lines 15-20).

Regarding Claim 13, Beauman in view of Derbyshire does not disclose a package or a method of communicating information. Tremblay teaches a package for containing the filter; and wherein either the package or the filter housing comprises information that the filter or filter material provides reduction of water contaminants (Col. 5, Line 54 - Col. 6, Line 4). It would have been obvious to one of ordinary skill in the art to modify Beauman in view of Levy by adding the elements of Tremblay in order to convey the important benefits of the filter (Col. 5, Lines 63-67).

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Response to Arguments

9. Applicant's arguments, see page 4, filed May, 2, 2005, with respect to the rejection(s)of

Claim(s) 1-9 and 12 under 35 U.S.C. 103(a) have been fully considered and are persuasive.

Therefore, the rejection has been withdrawn. However, upon further consideration, a new

ground(s) of rejection is made in view of Derbyshire et al., U.S. Patent No. 6,057,262.

Derbyshire teaches the activated carbon particles of the invention.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Yoon-Young Kim whose telephone number is (571) 272-2240. The

examiner can normally be reached on 8:30-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wanda Walker can be reached on (571) 272-1151. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private

PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YK 06/10/05

W. L. WALKER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700

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